

**CRIMINAL CAUSE FOR PLEADING**

**BEFORE:** MAGISTRATE JUDGE AZRACK

**DATE:** 3/21/13

**USA v. Al Karaqi** \_\_\_\_\_

**11-CR -486 (DLI)** \_\_\_\_\_

**DEFENDANT'S NAME:** Al Karaqi \_\_\_\_\_

  x   present          not present          custody      x   bail

**DEFENSE COUNSEL:** Eric P. Franz \_\_\_\_\_

  s   present          not present      x   CJA          RET          PDA

**AUSA:** \_\_\_\_\_

**LAW CLERK:** Amy Weiner \_\_\_\_\_

**INTERPRETER:** No \_\_\_\_\_ **Language:** \_\_\_\_\_

**FTR:** Tape # 11:15:27 - 11:38:02 \_\_\_\_\_

  X   CASE CALLED

  X   DEFENDANT:   X   SWORN      X   INFORMED OF RIGHTS

      WAIVER OF INDICTMENT EXECUTED FOR DEFENDANT

      SUPERCEDING INDICTMENT / INFORMATION FILED

      DEFT. FAILED TO APPEAR, BENCH WARRANT ISSUED

  X   DEFT. WITHDRAWS NOT GUILTY PLEA AND ENTERS GUILTY PLEA TO  
COUNT 3 OF THE (SUPERCEDING) INDICTMENT

  X   COURT FINDS FACTUAL BASIS FOR THE PLEA

      SENTENCING SET FOR: \_\_\_\_\_

  X   SENTENCING TO BE SET BY JUDGE IRIZARRY

  X   BAIL:       SET      X   CONT'D FOR DEFT.          CONT'D IN CUSTODY

  X   TRANSCRIPT ORDERED

**OTHER:** Pursuant to Federal Rule 11 of Criminal Procedure, the Magistrate did administer the allocation. A finding has been made that the plea was made knowingly and voluntarily and the plea was not coerced. The Magistrate recommends the plea of guilty be accepted.

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